6972 PROD 88 (1994-10/03)

Doc# 674497 Book 2622 Page 1498 PAID UP OIL AND GAS LEASE

NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OF THE FOLLOWING INFORMATION FROM THIS INSTRUMENT BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVERS

THIS LEASE AGREEMENT is made as of the February 2, 2008, between Billy G. Vinzant, 1789 E. Lake Road, Bitaneateles, New York, 13152, as Lessor, and Denbury Onshore, LLC, 5100 Tennyson Parkway, Suits 3000 Plano, Texas 75024, as Lessee. All printed portions of this lesse were prepared by the party hereinabove named as Lessee, but all other provisions (including the completion of blank spaces) were prepared jointly by Lessor and

Description. In consideration of a cash bonus in hand paid and the covenants herein contained, Lessor hereby grants, leases and lets exclusively to use the following described land, hereinafter called leased premises:

70.15 acres of land, more or less, in the T. & P. RR. Co. Survey No. 3, A-1372 and the J.E. Nelson Survey, A-1022, and being the same land described in a deed dated December 8, 1970, from W. G. Vinzant and wife, Edna I. Vinzant to Billy Glen Vinzant and Bobby Ann Dictson, and recorded in Volume 490, Page 104, in the deed records of Parker County, Texas.

(See Exhibit "A" attached hereto and made a part hereof for special provisions of this oil, gas and mineral lease.)

In the County of Parker, State of Texas, containing 70.15 gross acres, more or less (including any interests therein which Lassor may hereafter acquire by reversion, prescription or otherwise), for the purpose of exploring for, developing, producing and marketing oil and gas, along with all hydrocarbon and nonhydrocarbon substances produced in association therewith. The term "gas" as used herein function flowed in carbon discount on the purpose of exploring for, developing, producing and marketing oil and gas, along with all hydrocarbon and nonhydrocarbon and control to the above-described land, the lassociation therewith. The term "gas" as used herein covered by the lassor which are contiguous or adjacent to the above-described land, and, in consideration of the aforementioned cash bonus, Lessor agrees to exacute at Lessee's request any additional or supplemental instruments for a more complete or accurate description of the land so covered. For the purpose of determining the amount of any payments based on acreage hereunder, the number of gross acres above specified shall be deemed correct, whether actually more or less.

2. Term of Lesse. This bease, which is a "paid-up" base requiring no rentals, shall be in force for a primary term of two (2) years from the date hersof, and for as long thereafter as oil or gas or other substances covered hereby are produced in paying quantities from the lessee to therewer maintained in effect pursuant to the provisions hereof.

3. Royalty Payment. Royaltise on oil, gas and other substances produced and saved hereunder shall be paid by Lessee to Lessor as follows: (a) For oil and other idual hydrocarbon's separated at Lessee's separator facilities, the onyalty shall be one-fifth (1/5) of such production, to be delivered at Lessee's option to Lessor's the wellhead or to Lessor's credit at the oil purchaser's transportation facilities, provided that Lessee shall have the continuing right to sell such production to leafer or an affiliate at the prevailing in the same field (o

as statistical regiment. All attest ricyally playing trained in season by decided of changes in the decident of changes in the comments of said land. All payments or tenders may be made in currancy, or place to check or by diet and such payments or comments. It is also the change in the decident of the comments of the comments of the comments of the comments of the comments. It is also decident of the comments of the comments







area and/or by depth 47 zone, and the rights and obligations of the parties hereunder shall extend to their respective heirs, devisees, executors, administrators, successors and assigns. No change in Lessor's ownership shall have the effect of reducing the rights or enlarging the obligations of Lessoe of the documents establishing such change of ownership to the satisfaction of Lessoe or until the original or duly authenticated copies of the documents establishing such change of ownership to the satisfaction of Lessoe or until Lessor has statisfed the notification requirements contained in Lessoe as usual form of division order. In the event of the death of any person entitled to shuf-in royalties hereunder. Lessoe may pay or tender such shuf-in royalties to the crack of decadent or decadent's estate at the address designated above. If at any time two or more persons are entitled to shuf-in royalties hereunder. Lessoe may pay or tender such shuf-in royalties hereunder. Lessoe may pay or tender such shuf-in royalties hereunder. Lessoe may pay or tender such obligations with respect to the transferred interest shall not affect the rights of Lessoes with respect to any interest not so transferred. If Lessoe transfers a full or undivided interest in all or any portion of the area covered by this lesso, the obligation to pay or tender shuf-in royalties hereunder. All be divided between Lessoes and the transferred in proportion to the net acceptant interest shall be released of the sase as to a full or undivided interest in all or any portion of the area covered by this lesso or any depths or zenos thereounder, and shall thereupon be relieved of all obligations the respect to the Interest or any portion of the area covered by this lesso or any depths or zenos thereounder, and shall thereupon be relieved of all obligations to perations, which is a shall be proportionately reduced in accordance with the net acrange interest in this lessee the relieved of the relieved of the lessoe of the sase of the state of the sase o

prevented or detayed.

12. Breach or Default. No litigation shall be initiated by Lessor for damages, forfeiture or cancellation with respect to any breach or default by Lessee hereunder, for a period of at least 90 days after Lessor has given Lessee written notice fully describing the breach or default, and then only if Lessee falls to remedy the breach or default within such period. In the event termstar is tiligated and there is a final judicial determination that a breach or default has occurred, this lesse shall not be forfeited or cancelled in whole or in part unless Lessee is given a reasonable time after said judicial determination to namedy the breach or default and Lessee fails to do so.

13. Warranty of Title. Lessor hereby warrants and agrees to defend title conveyed to Lessee hereunder, and agrees that Lessee at Lessee's option may pay and discharge any taxes, mortgages or liens existing, levied or assessed on or against the leased premises. If Lessee exercises such option, Lessee shall be subrogated to the rights of the party to whom payment is made, and, in addition to its other rights, may reimburse itself out of any royaties or shuften payment of royalties and shut-in royalties hereunder, without interest, until Lessee has been furnished satisfactory evidence that such claim has been resolved.

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and the signatory's heirs, devisees, executors, administrators, successors and assigns, whether or not this lease has been executed by all parties hereinabove named as Lessor.

LESSOR (WHETHER ONE OR MORE)

ACKNOWLEDGEMENTS

NEWYORK STATE OF FEXAS

COUNTY OF O HOW DAGA

This instrument was acknowledged before me on this 26th day of FEBRUARY, 2008 by Billy G. Vinzant,

My Commission Expires: DEC. 6,2009

LISA M. VALLETTA Notary Public, State of New York Qualified in Onondaga County Commission Expires Dec. 6, 20

EXHIBIT "A"

ATTACHED TO AND BY REFERENCE MADE A PART OF THAT CERTAIN PAID-UP OIL AND GAS LEASE DATED FEBRUARY 2, 2008 MADE AND ENTERED INTO BY AND BETWEEN BILLY F. VINZANT, AS LESSOR, AND DENBURY ONSHORE, LLC, AS LESSEE.

Notwithstanding any provision to the contrary contained elsewhere in this lease, the following paragraphs and provisions shall prevail over all other portions of this lease contract:

It is understood and agreed that this is a "non-drilling" lease. Lessee shall not enter upon or conduct any operations on the surface of the herein described tract of land without the written permission of the Lessor.

Doc# 874497 Fees: \$24.80 84/81/2888 3:22PM # Pages 3 Filed & Recorded in Official Records of PARKER COUNTY, TEXAS

TS Dudleg Land Co. Fine. 307W.7H, Suite840 F1-Worth, TX 76102 deturn to:

719 Sawdast Rd

Suitelog

The woodlands 7471380

INITIALED FOR IDENTIFICATION

A CENTI Attest: JEANE B Parker Debuty:



T S DUDLEY LAND CO INC 307 W 7TH STE 840

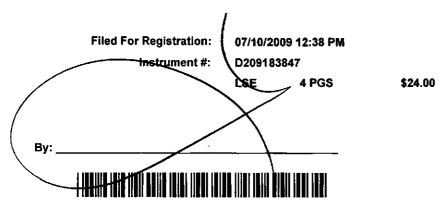
FT WORTH

TX 76102

Submitter: KERRY HEMBREE

SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

<u>DO NOT DESTROY</u> WARNING - THIS IS PART OF THE OFFICIAL RECORD.



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ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

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